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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/217,117	12/21/1998	YASUTOMO NISHINA	450100-4033.	8734
20999	7590 07/31/2003			
FROMMER	EXAMI	EXAMINER		
745 FIFTH A' NEW YORK,	VENUE- 10TH FL. NY 10151		HAILU, T	ADESSE
			ART UNIT	PAPER NUMBER
			2173	
			DATE MAILED: 07/21/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action

Application No. **09/217,117**

Applicant(s)

Yasutomo Nishina et al.

Examiner

Tadesse Hailu

Art Unit 2173



	The	MAILING DATE	of this commu	nication appears o	n the cover si	heet with the	correspondenc	e address	
There eject	efore, furt tion under rance; (2)	ther action by r 37 CFR 1.11	the applicant is 3 may only be Notice of Appe	either: (1) a time	d the abando ly filed amen	nment of this dment which	application. places the a	ALLOWANCE. A proper reply to a pplication in condition in the proper reply to a pplication in the property of	on for
	·		THE	PERIOD FOR RE	PLY [check	only a) or b)]			
a)	X The	period for reply e	xpires <i>4</i>	_ months from the	mailing date of	the final reject	ion.		
b)	is lat final	er. In no event, h	owever, will the	statutory period for	reply expire lat	er than SIX MC	NTHS from the	the final rejection, whi e mailing date of the OF THE FINAL REJECTI	
ex ap se	ctension fee opropriate e et in the fin	e have been filed extension fee und al Office action:	is the date for puler 37 CFR 1.17(a or (2) as set forth	rposes of determini a) is calculated from	ng the period o : (1) the expira cked. Any rep	of extension and tion date of the ly received by t	I the correspond shortened stat he Office later t	36(a) and the appropri ding amount of the fee utory period for reply than three months afte CFR 1.704(b).	e. The originally
1. 🗆		ce of Appeal w R 1.192(a), or a	as filed on any extension t	hereof (37 CFR 1	Appellant's 1.191(d)), to	Brief must b avoid dismiss	e filed within sal of the app	the period set forth	n in
2. X	The pro	posed amendi	nent(s) will not	be entered beca	use:				
(a)	X they	raise new issu	ies that would	require further co	onsideration a	and/or search	(see NOTE b	elow);	
(b)	□ they	raise the issue	of new matte	r (see NOTE belo	w);				
(c)		are not deeme es for appeal; a		application in be	tter form for	appeal by ma	aterially reduc	ing or simplifying t	he
(d)	☐ they	present additi	onal claims wit	hout canceling a	correspondin	g number of	finally rejecte	ed claims.	
	NOTE:	the amended	claims 1 and 4	include limitation	ons that wou	ld require fur	ther considera	ation and/or search	•
3. 🗆	Applica	ant's reply has	overcome the	following rejectio	n(s):				
4. 🗆	Newly a separ	proposed or ar ate, timely file	nended claim(s d amendment () canceling the nor	-allowable cl	aim(s).	_ would be al	llowable if submitte	ed in
5. 🗆	The a)	affidavit, b tion in conditio	exhibit, or n for allowance	c) request for ebecause:	or reconsidera	ation has bee	n considered	but does NOT place	e the
6.□			t will NOT be o		se it is not di	rected SOLE	LY to issues v	which were newly r	raised
7. 🛭	For pur explana	poses of Appe ation of how th	al, the propose e new or amer	d amendment(s) nded claims woul	a)X will not d be rejected	be entered of	r b)□ will be below or appe	entered and an ended.	
	The sta Claim(s	itus of the clai allowed: <u>non</u>	m(s) is (or will l						
		s) objected to:							
	Claim(s	s) rejected: <u>1, 2</u>	., 4-10, 12, an	d 16					
, _□				on:					
3. □							_	approved by the Ex	aminer.
9. ⊔	Note th	e attached Inf	ormation Disclo	sure Statement(s	s) (PTO-1449) Paper No(s)		CARECA	
ე.□	Other:			·			SUPERVI	JOHN CABECA SORY PATENT EXAM NOLOGY CENTER 2	NINER
Patent	and Trademark	Office					TECH	MOTOPA CEMITY	